made a finding that the State provided adequate notice and opportunity for public comment in the development of the plan;

- (2) Solicited and considered the views of other Federal agencies having an interest in plan;
- (3) Determined that the State has the legal authority, policies, and administrative structure necessary to carry out the proposed plan;
- (4) Determined that the proposed plan meets all the requirements of this subchapter;
- (5) Determined that the State has an approved State regulatory program; and
- (6) Determined that the proposed plan is in compliance with all applicable State and Federal laws and regulations
- (b) If the Director disapproves a proposed State reclamation plan, the Director shall advise the State in writing of the reasons for disapproval. The State may submit a revised proposed State reclamation plan at any time under the procedures of this section.

## § 884.15 State reclamation plan amendments

- (a) A State may, at any time, submit to the Director a proposed amendment or revision to its approved reclamation plan. If the amendment or revision changes the objectives, scope or major policies followed by the State in the conduct of its reclamation program, the Director shall follow the procedures set out in §884.14 in approving or disapproving an amendment or revision of a State reclamation plan.
- (b) The Director shall promptly notify the State of all changes in the Act, the Secretary's regulations or other circumstances which may require an amendment to the State reclamation plan.
- (c) The State shall promptly notify OSM of any conditions or events that prevent or impede it from administering its State reclamation program in accordance with its approved State reclamation plan.
- (d) State reclamation plan amendments may be required by the Director when—
- (1) Changes in the Act or regulations of this chapter result in the approved

State reclamation plan no longer meeting the requirements of the Act or this chapter; or

- (2) The State is not conducting its State reclamation program in accordance with the approved State reclamation plan.
- (e) If the Director determines that a State reclamation plan amendment is required, the Director, after consultation with the State, shall establish a reasonable timetable which is consistent with established administrative or legislative procedures in the State for submitting an amendment to the reclamation plan.
- (f) Failure of a State to submit an amendment within the timetable established under paragraph (e) of this section or to make reasonable or diligent efforts in that regard may result in either the suspension of the reclamation plan under §884.16, reduction, suspension or termination of existing AML grants under §886.18, or the withdrawal from consideration for approval of all grant applications submitted under §886.15.

[51 FR 9444, Mar. 19, 1986]

## §884.16 Suspension of plan.

- (a) The Director may suspend a State reclamation plan in whole or in part, if he determines that—
- (1) Approval of the State regulatory program has been withdrawn in whole or in part;
- (2) The State is not conducting the State reclamation program in accordance with its approved State reclamation plan; or
- (3) The State has not submitted a reclamation plan amendment within the time specified under §884.15.
- (b) If the Director determines that the plan should be suspended, the Director shall notify the State by mail, return receipt requested, of the proposed action. The notice of proposed suspension shall state the reasons for the proposed action. Within 30 days the State must show cause why such action should not be taken. The Director shall afford the State an opportunity for consultation, including a hearing if requested by the State and performance of remedial action prior to the notice of suspension.